

QUICK SELLING PRICES

FOR
Thursday, Friday and Saturday
IN OUR
Drapery Department

SILKOLINES, 36 inches wide, in a large variety of effective designs. Regularly sold for 15c yard. Special, 2 yards for 25c.
GOLDEN DRAPERIES, 27 inches wide in a wealth of pretty colors. Regular 15c yard quality. Special, 2 yards 25c.
DENIM: Figured 36 inches wide, Regular price 35c yard. Special 30c yard. Solid Colors, 36 inches wide, Regular price 25c yard. Special 20c yard.
BURLAPS, assorted colors, full yard wide, Regular 20c quality. Special 15c.

EXTRA SPECIALS IN BELTS.

PLAIN WASH BELTS, Regular 15c, 20c, 30c, and 50c. Special 2 for 25c, 15c, 20c, and 40c.
EMBROIDERED WASH BELTS, Regular 20, 25c, 35c, and 40c. Special 15c, 20c, 25c, and 30c.
MERCERIZED FIGURED BELTS, Regular 30c, 35c, 40c and 60c. Special 20c, 25c, 30c, and 50c.
Store open until 9 p. m. on Saturday.

Sachs Dry Goods Co.
FORT AND BERETANIA STREETS

FIGHTS HAVE NOT BEEN STOPPED YET

ACTION SO FAR DOES NOT MEAN THAT THE PROPOSED SULLIVAN-MELVAIN CONTEST CANNOT TAKE PLACE—THE DECISION APPEARS TO LIE WITH THE MINISTERIAL ASSOCIATION—DICKY'S PROTEST TURNED DOWN.

Pugilistic contests are not paid in Honolulu, not yet—in spite of a general impression that it is all off with the game. Those interested in the proposed Sullivan-Melvain match have suspended operations to find out what is to be the result of the discussion. It is up to the Ministerial Association. Unless that body, at its meeting to be held tomorrow, decides to enter a complaint against fights, the next fight can go on just the same as the last one, and there will be no trouble.

The so-called prize fights of the past few years have all been watched by local federal officials, with the anti-prize fight law in view, and as a matter of fact they have exercised some supervision over the contests. The withdrawal of at least one pugilist from the game here is known to have been due to a suggestion from District Attorney Breckons that he was not a fit man to be put up, as he was one who introduced an element of brutality that might bring the sport within the spirit of the federal statute.

Breckons sticks to his attitude of taking no action against the fighters, unless forced to by a complaint lodged by some such influential association as the Ministerial Association. A mere individual complaint, such as one by Dickey, it is said, would not lead to any prosecution. Dickey is said to have been inquiring as to the chance of his being able to get a warrant on his own account, by application to United States Commissioner Davis, and the matter has been generally discussed in the department.

According to the custom of procedure no effective warrant could issue without the approval of the district attorney, even if the commissioner wanted to issue one. Hence, it is all up to the Ministerial Association to decide what shall happen.

"As far as I can see," said Breckons, "ninety per cent of the community is in favor of allowing these boxing matches. They are not such a violation of law as the statute was intended for, in my opinion, and as long as they are clean and without the elements of brutality and fraud which caused the passage of the law, I don't believe in interfering with them. He have known of this law all along and have had it in mind, and no pugilistic contests have taken place without being duly watched."

Dickey has received the following reply from Breckons and Hendry, to his letter on the subject:

Honolulu, Sept. 18, 1906.
Lyle A. Dickey, Esq., Honolulu, Hawaii.
Sir: I am in receipt of your letter of September 17, 1906, calling my attention to a "pugilistic encounter at the Zoo in Kaimuki last Saturday night." Your letter concludes with an interrogation as to what my duty is in the premises. Your interrogation is unquestionably intended to suggest that I prosecute under an Act of Congress referred to in your letter.

In reply to your letter I desire to say that I deny your right to instruct me as to my duties. In fulfilling those I follow the law, and the directions of my superior, the Attorney General of the United States.

EDITORIAL PARTY IN QUARANTINE
SMALL PARTY OF THE EDITORS VISIT THE STATION AND ARE HOSPITALLY ENTERTAINED.

Only a small number of the Editorial party took advantage of Dr. Cofer's kindness in arranging that they might visit the Quarantine Station. Most of the party were tired out or were afraid that they might catch some disease by visiting the station. They did not realize that possibly the Quarantine Station is one of the safest places in town and where one is most unlikely to be exposed to danger.

At 9:15 o'clock this morning the Quarantine launch took the party aboard and a short run about the harbor was taken. The Manchuria was visited and those in the party took snap shots of the big liner so lately off the rocks. Then the launch was turned about and the marine railway was inspected. Then after a spin to the mouth of the harbor the launch drew up alongside of the wharf that leads to the Quarantine Station and the party disembarked.

The hospitals came in for their portion of the examination by the visitors. The party had words of praise for the cleanliness of everything. Dr. Cofer was very painstaking in his efforts to explain everything and the visitors asked innumerable questions.

After visiting all of the outlying buildings the party was taken to the dining room of the station where refreshments were served. The doctor proved a most hospitable host and the party had nothing but words of praise for the way in which they were treated.

Those in the party were Mr. and Mrs. Doolittle, Miss Grace Tower, Mrs. Hies, Miss Hazard and Rev. Brown. This afternoon the party is to witness a fire drill at the Central Fire Station.

Want ads in Star cost but 25 cents.

Nevertheless, as you appear to be anxious to place this office on record in the matter, I am willing to permit you so to do, and in this connection say as follows:

I have been familiar with the law referred to by you ever since I have been United States Attorney for this district. I have likewise seen enough of the pugilistic encounters which have taken place in Honolulu to believe that at least the letter of the law has been violated. With this knowledge on my part, I have not prosecuted. I am fully acquainted with the history of the passage of the original act, and the one particular purpose intended to be accomplished by it—a history with which you are probably unacquainted. Knowing this history, and understanding this purpose, I have not considered that the contests held in Honolulu have violated the spirit of the law. The absence of any local legislation on the subject, and the presence at the contests, in large numbers, of men prominent in business, professional and social circles, has led me further to believe that others agree with me on this subject. In so far as brutality, disturbance and gambling is concerned, I have seen more of it in legalized sports in Honolulu than I have in these encounters.

So far as you, as an individual citizen, are concerned, inasmuch as your letters disclose that your evidence is hearsay, pure and simple, I will not take the matter up, and believe, should the question arise, my superior would support me in my action. The subject has been discussed, however, by the Ministers' Association of Honolulu, and I have already informed the committee representing that association that, while I believe, in entering a protest they were making a great mistake, yet, should a protest be filed with me, I should endeavor to see to it that no such pugilistic encounters as are prohibited even by the letter of the law, would take place.

Respectfully,
ROBERT W. BRECKONS,
United States District Attorney.

Honolulu, Sept. 18, 1906.
Lyle A. Dickey, Esq., Honolulu, T. H.
Sir: I am in receipt of your letter of September 17, 1906, calling my attention to an account in the Sunday Advertiser and in the Monday Advertiser of a "prize fight" at Kaimuki on Saturday night. You call my attention to an act of the United States relative to the subject and concludes your letter by asking me whether it is not my duty, as United States Marshal, to make arrests in cases of this kind and to be on hand to prevent such occurrences when advertised in advance.

In reply thereto I beg leave to say that my duty as United States Marshal is dictated by the law and directed by my superior the Attorney General of the United States.

Should a warrant, properly issued, to arrest for a violation of the act you call attention to, or any other act, be placed in my hands for service, I shall endeavor to see that the same is served.

Yours Respectfully,
E. R. HENDRY,
United States Marshal.

GRAND JURY BEGINS WORK

SESSIONS FOR THE SEPTEMBER TERM ARE OPENED IN THE CAPITOL BUILDING.

The Territorial Grand Jury for the September term met this morning for its first work of the term, with Deputy Attorney General W. S. Fleming in attendance. Among the matters first up for consideration is the Carvahio murder case. The jury is meeting in the Throne room of the Capitol.

The members of the jury are as follows: C. J. Hutchins, foreman; J. D. Dole, E. L. Marshall, F. M. Lewis, F. L. Waldron, F. E. Blake, F. S. Lyman, Jr., George C. Foster, J. H. Schnack, W. H. Helme, C. J. Campbell, W. H. McGinnis, J. M. McChesney, John Edgington, J. J. Lecker, J. Kidwell, D. G. May.

SIERRA MAKES PORT

The S. S. Sierra arrived shortly after 11 o'clock this morning from San Francisco with nine days later mail from the mainland. She left San Francisco on September 13. She struck heavy weather for several days, after leaving San Francisco, but the remainder of the trip was devoid of incident.

The vessel brought a fair sized crowd of passengers for Honolulu, there being fifty-four, and for through colonial ports she has 75 passengers. The vessel has 204 tons of freight for Honolulu and 193 tons for through ports.

Mrs. Charles L. Rhodes was among the returning passengers.

The vessel is scheduled to depart at midnight tonight for the Colonies.

BOUGHT FEDERAL GOODS.
A warrant was issued in the Federal court this morning for the arrest of Chun Pong, a Chinese, who is charged with buying stores unlawfully, from a soldier, the stores being the property of the United States.

M'CANDLESS IS ENJOINED

INJUNCTION ISSUED AGAINST HIS DIVERTING WATER FROM SEVERAL STREAMS.

An injunction suit was begun this morning by Deputy Attorney General Milverton, against L. L. McCandless, to stop him from taking water in accordance with his recent filing of a claim to certain waters. Judge De Bolt signed a temporary restraining order, returnable in ten days, to stop the senator from interfering with the streams he claims.

The petition for an injunction set forth that on August 20 McCandless filed with the registrar a claim to certain waters of the streams of Makawai, Kaula and Kahakaha, and that he is about to divert the water which he claims to other lands. The lands on which the water now is, it is stated, are the property of the United States and are under the care and control of the Territory of Hawaii, and the water in question is the property of the Territory. Irreparable injury will be done, it is claimed, if McCandless is allowed to proceed with his ditching and divert the water.

PRINCESS OBEYS THE SUBPOENA

JUDGMENT GIVEN BY ROBINSON AND ANOTHER SUIT FILED AGAINST PRINCE CUPID.

The hearing of the suit of W. W. Dimond & Company against Princess David and Cupid was resumed this morning in Judge Robinson's court, with the Princess Kalamianole on the witness stand. She was subpoenaed for yesterday but did not appear, and though the subpoena was officially returned as served, Ashford, attorney for defendants, declared that it had not been served. A bench warrant was issued for the missing witness, but it was withdrawn at the request of Attorney Thayer for plaintiffs and a new subpoena was issued. It appears that the former service had been by telephone, through the husband of the witness, and Ashford declined to recognize it.

Mrs. Kalamianole testified regarding the purchase of the goods on which suit was brought. She admitted most of the purchases, but could not remember others. They were for the house, which was occupied by herself and husband and Prince David, in Waikiki. The only question on cross-examination was as to whether she had a right to order for Prince David, her brother-in-law, and she stated that she had no authorization.

Judge Robinson gave judgment for \$350, the full amount claimed.

Another suit was filed during the morning against Cupid. It is for \$350.30, balance alleged to be due on a Moana Hotel bill, incurred between June, 1903, and December, 1905. H. G. Mid-dleditch is attorney.

MORE MAIL TOMORROW.
The S. S. America Maru is due tomorrow afternoon from San Francisco with one day's later mail. She is en route to the Orient.

EVERYTHING.
Is there a place in the islands where you can have the rest your tired body demands and the exercise that keeps your muscles in trim that can compare with Haleiwa? We have tennis and golf, swimming and canoeing. You had better consult the manager, St. Clair Bldg.

Fine Job Printing, Star Office.

NEW ADVERTISEMENTS

NOTICE.

The copartnership heretofore existing between the undersigned under the firm name of the J. Carlo Pawn-broking Company is this day dissolved.

Dated, Honolulu, September 19, 1906.
JOSEPH CARLO,
FRANK LEVY,
WILLIAM R. CHILTON.

NOMINATION NOTICE.

Having been duly nominated by the Republican Party for the office of Territorial Senator, I request the support of the electors of Oahu in the coming election.

C. F. CHILLINGWORTH.

NOMINATION NOTICE.

Having been nominated in due form by the Republican County Convention for the office of County Attorney for the County of Oahu, I now ask for the support of the electors of the County.

J. W. CATHCART.

NOMINATION NOTICE.

Having been nominated in due form by the Republican County Convention for the office of Supervisor for the County of Oahu, I earnestly request the support of the electors of the County.

A. V. GEAR.

Fine Job Printing, Star Office.



Real Estate Bargains....

Makiki District, Kinau St., Lot 50x90. Six Rooms. Price.....\$1500
Puunui Tract, near Country Club, magnificent building site..... 1500
Kalihi, corner lot at good elevation 105x150..... 700
Kaimuki half acre, just one block from car line..... 800

Henry Waterhouse Trust Co., Ltd.

Real Estate Department.

Cor. Fort & Merchant Sts., Honolulu.

Classified Advertising

For Sale

Fox Terrier Pups. Pure bred, Well marked. From best satter and mon-groose stock. Enquire W. C. Weedon 1717 Bingham street.

Splendid seven-room house cheap. Young street, Pawa. R. Star Office.

Position Wanted

An active and experienced drummer seeks position any line. Salary or commission. Address "Active" Star Office.

Wanted

A good mimeograph, address answers L. M., Star Office.

A mimeograph in good condition. Address, L. W., Star Office.

A number of good draught horses. Address answers to P. O. Box 951.

Money to Loan

On Jewelry and Diamonds. We buy your old gold. The J. Carlo Pawn Co., Nuanu street near King.

Barber

The handiest and best barber shop in town; all white barbers; expert workmen. The Post Office Barber shop, Merchant street.

SHE'LL BE AN OLD LADY.

When Mr. Longworth becomes the governor of Ohio what will Mrs. Longworth be—the wife of Ohio's governor or the daughter of the President?—Wilmington Messenger.

NEW ADVERTISEMENT

Hawaiian Lodge No. 21, F. & A. M.

There will be a special meeting of Hawaiian Lodge No. 21, F. & A. M., at its hall, Masonic Temple corner of Hotel and Alakahe street, THIS (WEDNESDAY) EVENING, September 19, at 7:30 o'clock.

WORK IN FIRST DEGREE.

Members of Pacific Lodge, Oceanic Lodge, and all visiting brethren, are fraternally invited to attend.

By order of the W. M.
K. K. WALLACE,
Secretary.

TENDERS!

Tenders are requested for the recovery of sundry anchors, cables and wire ropes at Waimanalo Beach, left there by the S. S. Manchuria, contractors to state the price per pound for anchors and cables, and percentage of appraised value on all wire recovered. Most of these wires and anchors are buoyed and laying in about 6 fathoms of water.

Tenders must be handed in at the office of H. Hackfeld & Co., Ltd., not later than 10 a. m. on Thursday, September 20th, 1906, addressed to Capt. John Metcalfe.

H. HACKFELD & CO. LTD.
Agents, Pacific Mail S. S. Co.
Honolulu, T. H., Sept. 18, 1906.

DEMOCRATS

All Democrats of the Third Precinct of the Fourth District (the old Second) are called to attend a meeting to organize, Wednesday evening, at 7:30 o'clock, at 1515 Young street, near Alakahe Lane. By Authority of the Central Committee.

CHARLES L. RHODES.
Meeting postponed until Thursday evening, September 20.



A. N. SANFORD
Graduate Optician.

Boston Building Fort Street.
(Over May & Co.)

Your Opportunity

to get bargains with your purchases will end this week. We move the balance of the Hobron stock to our other store next Monday.

Benson, Smith & CO., LTD.

MANCHURIA MAY GO TO NAGASAKI

(Continued from Page One.)

Francisco, another is at Nagasaki, a third is a big floating dock that the Japanese government owns, and the fourth is the big floating dock Dewey at Olanguap, Philippine Islands. The constant labor troubles in San Francisco will probably cause the Pacific Mail authorities to seriously consider the advisability of eliminating the Hunter's Point dry dock as an element in the proceedings and to try to make arrangements to have the boats go to Midway than San Francisco, and in event of the Mongolia being floated she may be conveyed to Japan like her sister ship. This matter has not been definitely determined however.

The recent marine disaster at Hong-kong where so many steam vessels were damaged, will, in all likelihood, result in a call for all of the available dry docks throughout the Orient. The Prinz Waldemar is one of the big North German Lloyd steamers and she would in all probability require a large dry dock like the Mongolia and the Manchuria. Information on this subject is being anxiously awaited from the Orient.

FEAR TYPHOON MAY AFFECT MONGOLIA

(Continued from page one.)

eated by The Star yesterday afternoon, there is a possibility that a rough sea may be whipped up by the typhoon. Such a thing will depend however upon the conditions that marked the typhoon. If the typhoon gets out into the Pacific, it will undoubtedly result in a heavy sea being created with very possible bad effects on the Mongolia's prospects. A typhoon or its effects will travel from 500 to 1000 miles a day, so at least from four days is